

## CLAIMS

Please cancel claims 1 through 3 and add the following claims 4-6:

4. A cosmetic chemical composition for treating pimples and acne consisting of:
  - (a) a volume of white rum, the volume preferably being one cup, and
  - (b) two to three teaspoons of rosemary added to the volume of white rum.
5. A cosmetic chemical composition for treating pimples and acne according to claim 1 wherein the white rum of the volume of white rum would be a generic brand name.
6. A cosmetic chemical composition for treating pimples and acne according to claim 1 wherein the white rum of the volume of white rum would be a trademarked brand name.

## REMARKS

The applicant believes that with the above-described changes to the claim language, the present invention should be sufficiently and properly distinguished from all prior art and be deemed nonobvious in lieu of all prior art. The above-described changes should also help clarify the exact combination which is being claimed. In addition, applicant believes he can successfully traverse the objections and/or rejections proffered by the Examiner based on a number of arguments presented below. The sole rejection proffered by the Examiner was based on 35 U.S.C. Section 102(b), which all the arguments below are designed to traverse.

First of all, an amended (although "original") application has been offered with included page numbers. The applicant asks that this be accepted as traversing the objection to the absence of page numbers in the original application, with the understanding that all other desired changes are specified above.

In addition, applicant has amended the last paragraph of the Summary of the Invention section to remove any reference to drawings, as there are none. Applicants believe they have successfully traversed this objection.